# RECEIVED by Michigan Court of Appeals 7/19/2013 3:33:08 PM

# Lower Court or Tribunal Ingham Circuit Court STATE OF MICHIGAN IN THE COURT OF APPEALS Cover Sheet

CASE NO.	Year	Number	Case Type	
CIRCUIT:	13	768	CZ	
COURT OF APPEALS: 317284				

			Filing Party					
Filing Party Last Nam	e or Business/Entity/Agency Name			Attorney Last	Name			
GOVERNOR O	F MICHIGAN			Nelson				
Filing Party First Nam	ne	M.I.		Attorney First	Name		M.I	. P Numbe
				Margaret				30342
Address (Street 1, Stre	eet 2, City, State, and ZIP Code)			Address(Stree	t 1, Street 2, City,	State, and ZIP (	Code)	
				Public Em	ployment, Ele	ctions & To	rt Division	
				P.O. Box	30736; 525 W.	Ottawa, 5th	n Floor	
				Lansing		MI	48909	
					phone Number			
				(517)373-	6434			
					Filing	Doc	Tota	
Type	Filename/Description				Fee	Fee	This Fi	ling
Other	Letter to Clerk Hause	r			\$5.00		\$5.0	0
					3% Service Fe	e:	\$0.15	5
Fee Substitute/A	Alternate Payment				Total All Filing	s:	\$5.15	5
Reason:								
Appoint	ed Counsel							
Motion T	Γο Waive Fee							
	to waive rec							
Fees Wa	ived in this Case							
X MI Inter	Agency Transfer							
No Fee p	per MCR 7.203(F)(2)							

Filer Office Use Only: 2013

# RECEIVED by Michigan Court of Appeals 7/19/2013 3:33:08 PM

Lower Court or Tribunal	
Ingham Circuit Court	

# STATE OF MICHIGAN IN THE COURT OF APPEALS

### **Proof of Service**

 CASE NO.
 Year
 Number
 Case Type

 CIRCUIT:
 13
 768
 CZ

 COURT OF APPEALS:
 317284

Case Name: The General Retirement System, et al v. Kevyn D. Orr, et al					
	On 7/19/2013 , one copy of the following documents:				
	Other		L		etter to Clerk Hauser
	was deli	vered to the pe	ersons listed belo	ow:	
	Date				Signature
	7/1	9/2013			/s/Cristina R. Dowker
	Bar Number	Name		elivery ethod	Service Address
<b>)</b> _	45088	King, Ronald	H	and	212 E. Grand River Ave.; Lansing, MI 48906
)_	26275	Wertheimer, William	Eı	mail	billwertheimer@gmail.com
•_	30417	Canzano, John	Eı	mail	jcanzano@michworklaw.com
<b>-</b>	30342	Nelson, Margar	ret A E-	-Serve	nelsonm9@michigan.gov

## STATE OF MICHIGAN DEPARTMENT OF ATTORNEY GENERAL



P.O. Box 30212 Lansing, Michigan 48909

July 19, 2013

ATTORNEY GENERAL

Ms. Kimberly S. Hauser Michigan Court of Appeals Hall of Justice 925 W. Ottawa St. P.O. Box 30022 Lansing, MI 48909-7522

Re: Webster v Snyder, Ingham County Circuit Court No. 13-734-CZ, COA Docket Nos 317286, 317292; Flowers v Snyder, Ingham County Circuit Court No. 13-729-CZ, COA Docket No. 317285; The General Retirement System of the City of Detroit v Orr, Ingham County Circuit Court No. 13-768-CZ, COA Docket No. 317284;

### Dear Clerk Hauser:

As the Court is aware from our filings on behalf of Governor Snyder, Emergency Manager Orr, Treasurer Dillon, and the State of Michigan earlier today, Judge Aquilina of the Ingham County Circuit Court issued temporary-restraining and preliminary-injunction orders yesterday after the Governor had already authorized and Emergency Manager Orr had already filed a Chapter 9 bankruptcy petition on behalf of the City of Detroit. In our three applications for leave to appeal and accompanying motions, we ask the Court to stay the effect of the orders and stay all further trial-court proceedings.

A short time ago, Judge Aquilina concluded additional proceedings in these matters. In *Webster v Snyder*, Judge Aquilina entered final judgment on plaintiffs' claim for declaratory relief, denied the State's motions for summary disposition and for stay, and directed that her orders be transmitted directly to the President of the United States. In *Flowers v Snyder*, Judge Aquilina amended her previously issued preliminary injunction, and denied the State's motions for summary disposition and again denied motions for stay.

These are extraordinary actions, because Judge Aquilina has no legal basis to enter orders of any kind. As explained in the application for leave filed in *The* 

[Addressee] Page 2 [Date]

General Retirement System of the City of Detroit v Orr, there is an automatic stay in place by virtue of the bankruptcy filing. In addition, Judge Aquilina did not even consider the factors for injunctive relief. And plaintiffs cannot show a likelihood of success on the merits (their claims are not yet ripe and can be litigated fully in the bankruptcy court), there is no danger of irreparable harm (for the same reasons), the harm to defendants' executive branch power outweighs any potential harm to plaintiffs (since they can litigate all of their claims in the bankruptcy court), and the harm to the public is immense.

These proceedings could not be more high stakes. The City of Detroit is in the most desperate financial straits, with estimated debt of \$18 to \$20 billion, roughly \$24,000 per City resident. If Detroit were a state, its debt load would exceed that of 43 other states. And due to the City of Detroit's unsustainable debt load, the City has lost the ability to provide even the most basic services to its residents. Citizens wait an average of 58 minutes for the police to respond to their calls. Only 8.7% of criminal cases are solved. In the first quarter of 2013, 40% of the City's street lights were not functioning, and only one-third of the City's ambulances were in service. The bankruptcy is essential to Detroit being able to serve the basic health and safety needs of its citizens.

Enclosed is the final judgment in the *Webster* case, as well as all other orders entered today by the trial court in these cases, and accompanying motion for emergency consideration and consolidation. Defendants seek an immediate stay of *all* trial court orders in these cases, and a stay of *all* further trial court proceedings. I am available 24-7 at 517.898.5986 if the Court would like to conduct a telephonic hearing, or requires any additional information.

Sincerely,

/s/John J. Bursch

Michigan Solicitor General Solicitor General Bureau

[Writer/typist initials]
[Enclosure or Enclosures or Enc. or Enc. (#)]
cc: [Name]

[Tracer Line]

### STATE OF MICHIGAN

## IN THE $30^{\mathrm{TH}}$ CIRCUIT COURT FOR THE COUNTY OF INGHAM

FLOWERS, ETAL,	
Plaintiff,	ORDER
v	HON. ROSEMARIE E. AQUILINA
RICKSNYDER, ETAL,	Docket No: 13-729-CZ
Defendant.	
this 19 day of	gham, State of Michigan, , 201_ osemarie E. Aquilina
	ing held in open court, and argument having
been heard, and being fully apprised of the issues	
IT IS ORDERED that DEFENDA ENFORCEMONT OF APPEAL, THE COURT'S OR DEA	INTS' MOTION TO STAY, PENDILLY R GRANTING PLAINTIFFS!
MOTION FOR PRELIMINARY I	
OF PRELIMINARY INTUNCTION	
REASONS STATED FROM THE	BENCH.
IT IS SO ORDERED.	Hon. Rosemarie E. Aquilina (P37670) Circuit Court Judge
Approved as to form:  Plaintiff / Plaintiff's Attorn	ney Defendant / Defendant's Attorney

### STATE OF MICHIGAN

# IN THE 30<sup>TH</sup> CIRCUIT COURT FOR THE COUNTY OF INGHAM

FLOWERS, ET AL	•			
Plaintiff,	ORDER			
<b>v</b>	HON. ROSEMARIE E. AQUILINA  Docket No: 13-729-CZ			
RICK SNYDER, ETM.				
Defendant.				
At a session of said Co of Lansing, County of Ingha- this day of	m, State of Michigan,			
PRESENT: The Honorable Roser 30 <sup>th</sup> Judicial Circuit C				
Upon review of motion, and a hearing being l	held in open court, and argument having			
been heard, and being fully apprised of the issues, sta	ates the following:			
IT IS ORDERED thatDEFENDAN	TS' MOTION FOR SUMMARY			
DISPOSITION IS DENIED FOR TH	IE REASONS STATED			
CROY THE REMAIL				
	·			
	Hon. Rosemarie E. Aquilina (P\$7670) Circuit Court Judge			
Approved as to form:				
Plaintiff / Plaintiff's Attorney	Defendant / Defendant's Attorney			

# STATE OF MICHIGAN IN THE CIRCUIT COURT FOR THE COUNTY OF INGHAM

ROBBIE FLOWERS, MICHAEL WELLS, JANET WHITSON, MARY WASHINGTON and BRUCE GOLDMAN

Plaintiffs,

VS.

Case No. 13-729-CZ Hon. Rosemarie Aquilina

RICK SNYDER, as the Governor of the State of Michigan; ANDY DILLON, as the Treasurer of the State of Michigan; and the STATE OF MICHIGAN,

### Defendants.

William A. Wertheimer (P26275) Attorney for plaintiffs 30515 Timberbrook Lane Bingham Farms, MI 48025 248-644-9200 billwertheimer@gmail.com

Thomas Quasarano (P27982) Brian Devlin (P34685) Assistant Attorneys General PO Box 30754 Lansing, MI 48909 quasaranot@michigan.gov

Andrew Nickeloff (P37990)
Marshall J. Widick (P53942)
James A. Britton (P71157)
Attorneys for plaintiffs
Sachs Waldman
1000 Fariner
Detroit, MI 48226
313-496-9429
anickelhoff@sachswaldman.com
mwidick@sachswaldman.com
jabritton@sachswaldman.com

Amended PRELIMINARY INJUNCTION

At a session of the Court, held in the City of Lansing,

County of Ingham, State of Michigan

PRESENT: Hon. Rosemarie E. Aquilina CIRCUIT COURT JUDGE

13-53846-tjt Doc 1220-2 Filed 10/17/13 Entered 10/17/13 14:05:11 Page 7 of 21

This matter having come before the Court on Plaintiffs' Amended Verified Complaint and Motion for a Preliminary Injunction; the Court being fully advised in the premises; Plaintiffs having shown a likelihood of success on the merits of the claims in Plaintiffs' Complaint; Plaintiffs having adequately shown that a failure to immediately issue a Preliminary Injunction will cause irreparable injury to Plaintiffs by permitting the Governor and the State Treasurer ("Defendants") to authorize or otherwise proceed with Chapter 9 bankruptcy petition on behalf of the City of Detroit, or to aid in such a proceeding, wherein Plaintiffs' accrued financial benefits will be impaired; and the Court being otherwise fully informed in the premises and finding good cause:

IT IS HEREBY ORDERED that Plaintiffs' Motion is granted;

IT IS FURTHER ORDERED that Defendants are immediately and preliminarily enjoined and restrained from taking any action as to the authorization of a Chapter 9 bankruptcy proceeding for the City of Detroit and/or the filing of a Chapter 9 bankruptcy petition, or any action in aid and assistance as to the same;

IT IS FURTHER ORDERED that this preliminary injunction shall remain in full force and effect until further order of the Court.

IT IS SO ORDERED.

ATE: 19 July 13

TIME: 1130 a.m.

# STATE OF MICHIGAN IN THE CIRCUIT COURT FOR THE COUNTY OF INGHAM

THE GENERAL RETIREMENT SYSTEM
OF THE CITY OF DETROIT, and THE
POLICE AND FIRE RETIREMENT
SYSTEM OF THE CITY OF DETROIT,

Plaintiffs,

Case No. 13-768-CZ

vs.

Hon. Rosemarie E. Aquilina

KEVYN D. ORR, in his official capacity as the EMERGENCY MANAGER OF THE CITY OF DETROIT, and RICHARD SNYDER, in his official capacity as the GOVERNOR OF THE STATE OF MICHIGAN,

Defendants.

Ronald A. King (P45088)
Aaron O. Matthews (P64744)
Michael J. Pattwell (P72419)
CLARK HILL PLC
212 East Grand River Avenue
Lansing, Michigan 48906
(517) 318-3100
Attorneys for Plaintiffs

### AMENDED TEMPORARY RESTRAINING ORDER

At a session of said Court, held in the City of Lansing, County of Ingham, State of Michigan

PRESENT: HON.

ABCITE COTISE TIDGE

This matter having come before the Court on Plaintiffs' Complaint with verification and Ex-Parte Motion for a Temporary Restraining Order and oral ex-parte motion for amendment to the Temporary Restraining Order entered by the Court on July 18, 2013; the Court being fully

9216278.1 14893/161046

advised in the premises; Plaintiffs having shown a likelihood of success on the merits of the claims in Plaintiffs' Complaint; Plaintiffs having adequately shown that a failure to immediately issue a Temporary Restraining Order will cause irreparable injury to Plaintiffs by permitting the Governor and the Emergency Manager ("Defendants") to authorize and file a Chapter 9 bankruptcy petition, plan of adjustment, and/or other bankruptcy filings whereby Plaintiffs' accrued financial benefits may be impaired; and the Court being otherwise fully informed in the premises and finding good cause:

IT IS HEREBY ORDERED that Plaintiffs' Motion is granted;
and their agents and representatives
IT IS FURTHER ORDERED that Defendants are immediately and temporarily enjoined
and restrained from taking any further action that may: (i) cause or further the accrued financial

benefits of the Retirement Systems or their participants from in any way being diminished or impaired as mandated by Article IX, section 24, of the Michigan Constitution; or (ii) otherwise

abrogates Article IX, section 24, of the Michigan Constitution;

IT IS FURTHER ORDERED that Defendants are immediately and temporarily enjoined and restrained from filing with the United States Bankruptcy Court a plan of adjustment or any other filing pursuant to Chapter 9 of the United States bankruptcy code which seeks to impair or diminish the accrued financial benefits of the Retirement Systems or their participants;

IT IS FURTHER ORDERED that the Court-shall hold a hearing on July 22, 2013 at 9:00 a.m. whereby Defendants shall show cause why a Preliminary Injunction shall not issue; and

IT IS FURTHER ORDERED that this temporary restraining order shall remain in full force and effect until 22 at 5:00 p.m.

IT IS SO ORDERED.

CIRCUIT COURT JUDGE / P37670

DATE: 19-July 13

TIME:

12394

### STATE OF MICHIGAN

IN THE 30 <sup>TH</sup> CIRCUIT COURT FOR THE COUNTY OF INGHAM					
WEBSTER, ETHL,					
Plaintiff,	ORDER				
v	HON. ROSEMARIE E. AQUILINA				
RICKSNYDER, ETAL,	Docket No: 13-734-CZ				
Defendant.					
At a session of said of Lansing, County of Ing	d Court in the City gham, State of Michigan,				
·	osemarie E. Aquilina				
Upon review of motion, and a hearing bei	ing held in open court, and argument having				
been heard, and being fully apprised of the issues	s, states the following:				
IT IS ORDERED that DEFENDA	NTS' MOTION FOR SUMMARY				
DISPOSITION IS DENIED FOR	THE REASONS STATED				
FROM THE BENCH.					
IT IS SO ORDERED.					
(	Hon. Rosemarie E. Aquilina (P37670) Circuit Court Judge				
Approved as to form:					
Plaintiff / Plaintiff's Attorn	ey Defendant / Defendant's Attorney				

### STATE OF MICHIGAN

# IN THE 30<sup>TH</sup> CIRCUIT COURT FOR THE COUNTY OF INGHAM WEBSTER, GTAL Plaintiff, ORDER HON. ROSEMARIE E. AQUILINA RICK SNYDER, ETAL, Docket No: 13-734-CZ Defendant. At a session of said Court in the City of Lansing, County of Ingham, State of Michigan, this // day of \_\_\_\_\_\_, 201\_ The Honorable Rosemarie E. Aquilina PRESENT: 30th Judicial Circuit Court Judge Upon review of motion, and a hearing being held in open court, and argument having been heard, and being fully apprised of the issues, states the following: IT IS ORDERED that DEFENDANTS' MOTION TO STAY, PENDING APPEAL, THE ENFORCEMENT OF THE COURT'S ORDER GRANTING PLAINTIFFS' MOTION FOR DECLARATORY JUDGMENT AND THE ORDER OF DECLARATORY JUDGMENT IS DENIED FOR THE REASONS STATED FROM THE BENCH. IT IS SO ORDERED. Hon. Rosemarie E. Aquilina (P3 Circuit Court Judge

Plaintiff / Plaintiff's Attorney

Defendant / Defendant's Attorney

Approved as to form:

# STATE OF MICHIGAN IN THE CIRCUIT COURT FOR THE COUNTY OF INGHAM

GRACIE WEBSTER and VERONICA THOMAS,

Plaintiffs,

VS

Case No. 13-734-CZ Hon. Rosemarie Aquilina

THE STATE OF MICHIGAN; RICHARD SNYDER, as Governor of the State of Michigan; and ANDY DILLON, as Treasurer of the State of Michigan,

Defendants.

### ORDER OF DECLARATORY JUDGMENT

At a session of said Court held in Ingham County Circuit Court, State of Michigan, this 194 day of July, 2013.

PRESENT: <

Circuit Court Judge

Plaintiffs request declaratory relief pursuant to MCR 2.605 concerning (1) the constitutionality under Article IX Section 24 of the Michigan Constitution of the Local Financial Stability and Choice Act, 2012 PA 436, MCL 141.1541, et seq. ("PA 436"), insofar as PA 436 permits the Governor to authorize an emergency manager to proceed under chapter 9 of the bankruptcy code, chapter 9 of title 11 of the United States Code, 29 USC 901 to 946 ("Chapter 9") in a manner which threatens to diminish or impair accrued pension benefits; and (2) the

authority of the Governor and/or State Treasurer to authorize an emergency manager to proceed under Chapter 9 in a manner which threatens to diminish or impair accrued pension benefits.

Plaintiffs have requested, and Defendants have agreed in their Response, that the hearing in this matter may be advanced pursuant to MCR 2.605(D) and the court finds that expedited treatment is appropriate and that final declaratory relief is proper at this time.

The Court having reviewed the parties filings and submissions, and having heard oral argument by counsel for the parties, and being otherwise fully advised in the premises, and for the reasons stated on the record,

### IT IS HEREBY ORDERED:

PA 436 is unconstitutional and in violation of Article IX Section 24 of the Michigan Constitution to the extent that it permits the Governor to authorize an emergency manager to proceed under Chapter 9 in any manner which threatens to diminish or impair accrued pension benefits; and PA 436 is to that extent of no force or effect;

The Governor is prohibited by Article IX Section 24 of the Michigan Constitution from authorizing an emergency manager under PA 436 to proceed under Chapter 9 in a manner which threatens to diminish or impair accrued pension benefits, and any such action by the Governor is without authority and in violation of Article IX Section 24 of the Michigan Constitution.

On July 16, 2013, City of Detroit Emergency Manager Kevyn Orr submitted a recommendation to Defendant Governor Snyder and Defendant Treasurer Dillon pursuant to Section 18(1) of PA 436 to proceed under Chapter 9, which together with the facts presented in Plaintiffs' filings, reflect that Emergency Manager Orr intended to diminish or impair accrued pension benefits if he were authorized to proceed under Chapter 9. On July 18, 2013, Defendant

Governor Snyder approved the Emergency Manager's recommendation without placing any contingencies on a Chapter 9 filing by the Emergency Manager; and the Emergency Manager filed a Chapter 9 petition shortly thereafter. By authorizing the Emergency Manager to proceed under Chapter 9 to diminish or impair accrued pension benefits, Defendant Snyder acted without authority under Michigan law and in violation of Article IX Section 24 of the Michigan Constitution.

In order to rectify his unauthorized and unconstitutional actions described above, the Governor must (1) direct the Emergency Manager to immediately withdraw the Chapter 9 petition filed on July 18, and (2) not authorize any further Chapter 9 filing which threatens to A copy of this Order shall be transmitted. President Obarna. It is so Ordered. 2. diminish or impair accrued pension benefits.

Circuit Court Judge

# STATE OF MICHIGAN IN THE COURT OF APPEALS

THE GENERAL RETIREMENT SYSTEM OF THE CITY OF DETROIT; and THE POLICE AND FIRE RETIREMENT SYSTEM OF THE CITY OF DETROIT

Plaintiffs-Appellees,

V

KEVYN D. ORR, in his official capacity as the EMERGENCY MANAGER OF THE CITY OF DETROIT, and RICHARD SNYDER, in his official capacity as the GOVERNOR OF THE STATE OF MICHIGAN,

Defendants-Appellants,

Docket No. 317284 Case No. 13-768-CZ Hon. Rosemarie Aquilina

Relief requested by 5:00 p.m. on July 19, 2013, or by 8:00 a.m., July 22, 2013, which is the date set for a show cause hearing in this matter.

### DEFENDANTS' MOTION FOR EMERGENCY CONSIDERATION, CONSOLIDATION, A STAY OF ALL ORDERS, AND A STAY OF ALL TRIAL PROCEEDINGS

Bill Schuette Attorney General

John J. Bursch (P57679) Solicitor General Counsel of Record

Matthew Schneider (P62190) Chief Legal Counsel

Margaret A. Nelson (P30342) Heather S. Meingast (P55439) Assistant Attorneys General Attorneys for Defendants—Appellants P.O. Box 30212 Lansing, MI 48909 (517) 373-1124

Dated: July 19, 2013.

Proposed consolidated Defendants Governor Richard Snyder, Treasurer Andy Dillon, the State of Michigan, and City of Detroit Emergency Manager Kevyn Orr, by and through their attorneys, Solicitor General, John J. Bursch, and Assistant Attorneys General Margaret A. Nelson and Heather S. Meingast, bring this motion pursuant to MCR 7.211. Defendants state the following in support of these motions:

- 1. On July 17, 2013, the City of Detroit's Pension Systems brought this case (General Retirement Systems) to assert a facial constitutional challenge to the Local Financial Stability and Choice Act (Act), MCL 141.1541, et seq., asserting that the Act is unconstitutional because MCL 141.1558(1) permits the Governor to authorize a proceeding in Chapter 9 bankruptcy, allegedly in violation of article 9, § 24 of the 1963 Constitution. The Pension Systems alleged that the rights of the pension beneficiaries under article 9, § 24 and the funds themselves were threatened by any potential Chapter 9 bankruptcy filing. They sought declaratory relief against both Defendants and injunctive relief against Emergency Manager (EM) Orr.
- 2. The allegations in this case parallel the allegations in two other cases also originating in the same circuit court. In *Flowers v Snyder* (Case No. 317285), beneficiaries of the Detroit's pension systems also brought a facial challenge to the Act, on the same grounds. They sought both declaratory relief and an injunctive order precluding the Governor or the Treasurer from authorizing Detroit's Emergency Manager to proceed with any Chapter 9 bankruptcy. Similarly, in *Webster v Snyder* (Case Nos. 317286 & 317292), another group of beneficiaries of

Detroit's pension systems also mounted a facial challenged to the constitutionality of the Act and sought expedited declaratory judgment and an order precluding the Governor or the Treasurer from authorizing Emergency Manager Orr from proceeding with any Chapter 9 bankruptcy.

- 3. As detailed in emergency filings submitted today to this Court, the trial court issued orders yesterday, now today in each of these cases. In Webster today, the trial court entered final judgment on plaintiffs' claim for declaratory relief, denied the State's motions for summary disposition and for stay, and directed that her orders be transmitted directly to the President of the United States. In Flowers today, the trial court amended its previously issued preliminary injunction (to provide a clean, type-written copy), and again denied the State's motions for summary disposition and for stay. In General Retirement Systems, the court issued an amended order denying the Defendants' motion to stay enforcement of the amended temporary restraining order and enjoining the filing of any plan of adjustment or any other filing pursuant to Chapter 9 that seeks to impair or diminish the accrued financial benefits of the Retirement Systems or their participants.
- 4. Because of the final judgment in Webster, the State Defendants are, concurrently with this motion, filing a claim of appeal to defend the constitutionality of the Act and of the State Defendants' actions. The State Defendants also move to consolidate these three cases, each of which presents overlapping issues regarding (1) the trial court's violation of the federal bankruptcy

court's automatic stay, (2) the trial court's issuance of injunctive relief despite failing to even consider the factors for injunctive relief, and (3) the trial court's erroneous decision to invalidate the Act.

- 5. For the reasons explained here and in the State Defendants' other filings today in these three matters, the State asks this Court to take jurisdiction of these three pending cases (*General Retirement Systems*, *Webster*, and *Flowers*), to stay all orders in those cases, and to stay all further trial-court proceedings in the three cases.
- 6. Pursuant to MCR 7.211(C)(6), the proposed consolidated Defendants also seek immediate consideration of this motion.

WHEREFORE, proposed consolidated Defendants Governor Richard Snyder, Treasurer Dillon, the State of Michigan, and Kevyn Orr respectfully request that this Court by the close of business today (1) consolidate the three cases, (2) immediately stay all of the trial court's orders, (3) stay all proceedings in the trial court action; and (4) grant immediate consideration under MCR 7.211(C)(6). Nothing less is at stake than the future of Michigan's largest city.

Respectfully submitted,

Bill Schuette Attorney General

John J. Bursch (P57679) Solicitor General Counsel of Record

Matthew Schneider (P62190) Chief Legal Counsel

/s/Margaret A. Nelson (P30342)

Heather S. Meingast (P55439) Assistant Attorneys General Attorneys for Defendants-Appellants P.O. Box 30212 Lansing, MI 48909 (517) 373-1124

Dated: July 19, 2013.